## IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF PUERTO RICO

IN RE:	
GUZMAN SANTANA, DOMINGO MELENDEZ CRUZ, IRIS YOLANDA	CASE NO.: 10-05503-ESL JUDGE: ENRIQUE S. LAMOUTTE
DEBTOR(S)	(CHAPTER 7)

TRUSTEE'S REPORT AFTER MEETING OF CREDITORS	
Trustee certifies after notice and hearing that the debtor(s) was present and testified under oath at the	
Meeting of Creditors held on July 22, 2010. All proper schedules and statements have been filed unless	
otherwise noted. No adverse interest having been presented, the Trustee recommends the following:	
Claims docket necessary at this time. Yes No, Track No. 15	
Claims docket necessary at this time. Yes No Track No  Exemptions as claimed in Schedule C allowed. Yes No	
Creditor(s) Present Yes No . Attorney's Information	
Present with Debtor(s) was	
Attorney of Record	
Other:	
Pro-Se - See Certificate	
Debtor to amend within days the following:	
A, B, C, D, E, I & J, Other	
✓ § 521 Statement of Intent and provided notice pursuant to Bankruptcy Rules.	
Debtor to turn over to Trustee within days:	
Documents on Real Property Documents on Vehicle	
(Appraisal, Title Search, Mortgage Balance)	
Trustee further requests that:	
Case be closed as no-asset as of the date of §341(a) meeting. Upon receipt of documents.	
Case be closed as no-asset as of the date of §341(a) meeting.  Upon receipt of documents.  Case be held open for potential asset recovery.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting	
Case be closed as no-asset as of the date of §341(a) meeting.  Upon receipt of documents.  Case be held open for potential asset recovery.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On theday of, 200, at	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On theday of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that: Debtor(s) failed to appear. Attorney for Debtor(s) failed to appear. Further testimony or material is needed.  Trustee recommends summary dismissal pursuant to BLR 1017 for the following reason(s):	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.  Further testimony or material is needed.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.  Further testimony or material is needed.  Trustee recommends summary dismissal pursuant to BLR 1017 for the following reason(s):  Failure to provide complete: Schedules, Statement of Affairs, Mailing Lists,	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.  Further testimony or material is needed.  Trustee recommends summary dismissal pursuant to BLR 1017 for the following reason(s):  Failure to provide complete: Schedules, Statement of Affairs, Mailing Lists,  Description of estate assets.	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.  Further testimony or material is needed.  Trustee recommends summary dismissal pursuant to BLR 1017 for the following reason(s):  Failure to provide complete: Schedules, Statement of Affairs, Mailing Lists,  Description of estate assets.  Failure of Debtor(s) Counsel to appear at:	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.  Further testimony or material is needed.  Trustee recommends summary dismissal pursuant to BLR 1017 for the following reason(s):  Failure to provide complete: Schedules, Statement of Affairs, Mailing Lists,  Description of estate assets.  Failure of Debtor(s) Counsel to appear at initial subsequent creditor meetings.  Dated: July 22, 2010	
Case be closed as no-asset as of the date of §341(a) meeting.  Case be held open for potential asset recovery.  Case be RESET the §341(a) Meeting  On the day of, 200, at  On new notice to be issued by the Counsel for the Debtor(s) for the reason that:  Debtor(s) failed to appear.  Attorney for Debtor(s) failed to appear.  Further testimony or material is needed.  Trustee recommends summary dismissal pursuant to BLR 1017 for the following reason(s):  Failure to provide complete: Schedules, Statement of Affairs, Mailing Lists,  Description of estate assets.  Failure of Debtor(s) Counsel to appear and initial subsequent creditor meetings.	